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INTERNATIONAL PRELIMINARY REPORT ON PATEN
U-A PD (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference PU0372-PCT	FOR FURTHER ACTION See Form PCT/IPEA/416			
International application No.	International filing date (	day/month/year)	Priority date (day/month/year)	
PCT/SE2004/001414	05-10-2004		06-10-2003	
International Patent Classification (IPC) or		d IPC		
See Supplemental Box				
Applicant	_			
Amersham Biosciences	AB et al			
This report is the international pre Authority under Article 35 and tra	liminary examination repo	ort, established by this according to Article	s International Preliminary Examining 36.	
2. This REPORT consists of a total of	of 6 sheets,	including this cover	sheet.	
3. This report is also accompanied by	y ANNEXES, comprising:			
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	and to the International B		sheets, as follows:	
and/or sheets	description, claims and/or of containing rectifications as re Instructions).	drawings which have uthorized by this Aut	been amended and are the basis of this report thority (see Rule 70.16 and Section 607 of the	
sheets which	supersede earlier sheets, bu	ut which this Authori	ity considers contain an amendment that goes	
beyond the di Supplemental	sclosure in the internations	al application as filed	l, as indicated in item 4 of Box No. I and the	
b (sent to the Internatio			umber of electronic carrier(s))	
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Administrative Instru	ctions).	t residing to Bequein	Listing (see Section 602 of the	
4. This report contains indications re	lating to the following iter	ns:		
Box No. I Basis of	f the report	`		
Box No. II Priority	•			
Box No. III Non-est	tablishment of opinion with	h regard to novelty, i	nventive step and industrial applicability	
I <u>=</u>				
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
I				
Box No. VII Certain				
Box No. VIII Certain observations on the international application				
Date of submission of the demand		Date of completion	of this report	
15-04-2005		22-12-2005		
Name and mailing address of the IPEA/SI	ŝ	Authorized officer	· · · · · · · · · · · · · · · · · · ·	
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### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2004/001414

### Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Cover sheet

INTERNATIONAL PATENT CLASSIFICATION (IPC):

C12N 5/00 (2006.01) C07K 14/00 (2006.01) C07C 29/00 (2006.01)

Form PCT/IPEA/409 (Supplemental Box) (April 2005)

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2004/001414

1. With regard to the language, this report is based on:    the international application in the language in which it was filed a translation of the international application into which is the language of a translation furnished for the purposes of:   international search (Rules 12.3(a) and 23.1(b))   publication of the international application (Rule 12.4(a))   international preliminary examination (Rules 55.2(a) and/or 55.3(a))  2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not amerced to this report).    the international application as originally filed/furnished the description:   pages	Box	No. I	Basis of the report
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International application No.

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1. Statement			
Novelty (N)	Claims Claims	1-30	YES NO
Inventive step (IS)	Claims Claims	7. 8. 15 1-6. 9-14. 16-30	YES NO
Industrial applicability (I	A) Claims Claims	1-30	YES NO

### 2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: US6378527 B1

D2: US6103479 A

D3: EP0420171 A1

D4: US2003133988 A1

D5: US5512474 A

D6: WO03072155 A1

D7: US6407208 B1

The invention relates to a microcarrier onto the surface of which a cationic compound has been immobilised via a guanidine group. The microcarrier is capable of attachment of cells, e.g. via charged-based interaction, and is used as a support in the culture of cells. The cationic compound may comprise one or two amino acids, such as arginine or a dipeptide. The invention also relates to a method of preparing a polycationic microcarrier, which method comprises immobilising a compound that comprises at least one guanidine group to an epoxide-activated substrate.

Document D1 is considered to represent the closest prior art. D1 describes methods for cell culture using polymers as microcarriers. The polymers should contain cationic groups to allow cell attachment, see column 12, line 43-column 13, line 21. To add cationic nature to the beads, different groups could be added to the polymer, for instance arginine, see column 16, line 67-column 17, line 7. Dextran, cellulose or another compound could be used as a microcarrier, see columns 15 and 16.

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#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

The invention according to claims 1, 2, 4-6, 10, 11, 19-23 and 25-30 differs from the method in D1 in that it explicitly describes that a cationic compound, for instance arginine, is immobilised to a microcarrier via a guanidine group. D1 does not describe how arginine is bound to the microcarrier.

It is not clear from the claimed invention why it is more advantageous to have a guanidine group than another group. It is also not clear from the claimed invention what type of microcarrier is used. Consequently, with the background of D1, the problem is to find a method to attach arginine to a microcarrier.

It is considered obvious to a person skilled in the art to use what is known from D1, where arginine is known to be used as a cationic compound in microcarriers, to create microcarriers described in the claimed invention according to claims 1, 2, 4-6, 10, 11, 19-23 and 25-30. It is considered obvious to a person skilled in the art to attach arginine via a guanidine group to a microcarrier when it is known that arginine could be attached to a microcarrier. Hence, the invention according to claims 1, 2, 4-6, 10, 11, 19-23 and 25-30 is not considered to involve an inventive step.

According to the arguments stated above, the subject matter defined in claims 3 and 9 is considered to relate to measures obvious to a person skilled in the art. Therefore, claims 3 and 9 are not considered to involve an inventive step.

It is known to use cells in high throughput screening (HTS), see D2 abstract. D1 and D2 are considered to relate to the same technical field. Therefore, it is considered obvious to a person skilled in the art to combine D1 and D2 to achieve the claimed invention according to claim 24. Hence, claim 24 is not considered to involve an inventive step.

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Claims 12-14, 17, 18 differ from D1 in that the surface of the substrate is epoxide-activated. D3 describes a method for culturing cells on surfaces. On page 4, lines 25-30, D3 describes that cellulose is epoxide activated when fibrous protein is bonded to cellulose. It is considered obvious to a person skilled in the art to combine D1 and D3 to achieve the invention according to claims 12-14, 17, 18. Therefore, claims 12-14, 17, 18 are not considered to involve an inventive step.

To use nucleotides coupled to microcarriers is known, see D4 page 1, part 2, page 4, part 29. It is considered obvious to a person skilled in the art to combine what is known from D1, D3 and D4 to achieve the invention according to claim 16. Hence, the claimed invention according to claim 16 is not considered to involve an inventive step.

Documents D5-D7 merely describe the state of the art and are not commented on further.

The invention defined in claims 7, 8, 15 is not disclosed by any of the cited documents D1-D7.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed microcarrier with a dipeptide immobilised on a surface. Therefore, the claimed invention according to claims 7, 8, 15 is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-30 is novel and claims 7, 8, 15 are considered to involve an inventive step. However, claims 1-6, 9-14, 16-30 are not considered to involve an inventive step. The invention is industrially applicable.